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Official Form 1 (4	4/07)				oannon		90 -	<u> </u>				
	τ	J <b>nited S</b> Nor			ruptcy of Illino					Volu	ıntary	Petition
Name of Debtor (if Lambeau, Apı		Last, First,	Middle):			Name	of Joint	Debtor (Spous	se) (Last, First	, Middle):		
All Other Names used by the Debtor in the last 8 years (include married, maiden, and trade names):  FKA April C. Vespo				All O (inclu	ther Nam de marrie	es used by the	Joint Debtor d trade names	in the last 8 y	years			
Last four digits of S xxx-xx-0820	oc. Sec./Complet	e EIN or otl	ner Tax I	D No. (if mo	re than one, stat	te all) Last f	our digits	s of Soc. Sec./0	Complete EIN	or other Tax	ID No. (if	more than one, state all
Street Address of D 935 Millcreek Elgin, IL		reet, City, a	nd State)	:		Street	Address	of Joint Debto	or (No. and St	reet, City, and	d State):	
County of Residenc	e or of the Princi	pal Place of	Business		ZIP Code <b>60123</b>		ty of Resi	idence or of th	e Principal Pl	ace of Busine	ess:	ZIP Code
Kane												
Mailing Address of	Debtor (if differe	ent from stre	et addres	s):			ng Addre	ss of Joint Deb	otor (if differe	nt from street	t address):	
				Г	ZIP Code							ZIP Code
Location of Principa (if different from str												
	oe of Debtor of Organization)				of Business			-	er of Bankruj Petition is F			h
■ Individual (incluse Exhibit Don □ Corporation (incluse Partnership □ Other (If debtor is	n page 2 of this for cludes LLC and L	Drm. LP)  eve entities,	Sing in I Raili Stoc	U.S.C. § road kbroker nmodity Bro ring Bank er  Tax-Exe (Check box tor is a tax- er Title 26 o	eal Estate as 101 (51B)	e) anization d States	☐ Cha ☐ Cha ☐ Deb defii "inc		Natur (Chec consumer debts § 101(8) as vidual primarily	for	Iain Procee tition for Re onmain Pro	ding ecognition
	Filing Fee	e (Check on	e box)				c one box		Chapter 11			
is unable to pay  Filing Fee waive	paid in installme plication for the fee except in inst	court's consi tallments. R licable to ch	deration ule 1006( apter 7 in	certifying to the certifying to the certifying to the certification of t	hat the debt cial Form 3A only). Must	Check	Debtor c if: Debtor' to insid c all appli A plan Accepta		business debt oncontingent l s) are less tha with this petiti	or as defined liquidated det n \$2,190,000 ion.	in 11 U.S.o	C. § 101(51D).  ing debts owed  e or more
Statistical/Adminis  Debtor estimates			for distri	bution to u	nsecured cre	editors.		<u>`</u>		S SPACE IS FO		
Debtor estimates	s that, after any e funds available f					ive expens	es paid,					
Estimated Number of		or distribute	on to uns	ecured crec	mors.				-			
1- 50 49 90		200- 999	1000- 5,000	5001- 10,000	10,001- 25,000	25,001- 50,000	100,000 100,000					
Estimated Assets									7			
\$0 to \$10,000	\$10,00 \$100,00		\$100 \$1 m	0,001 to nillion		000,001 to 0 million	_	More than \$100 million				
Estimated Liabilities	\$50,00			),001 to		000,001 to		More than				
\$50,000	\$100,00	UU	\$1 n	nillion	\$10	0 million		\$100 million	I			

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Voluntary	Petition	Name of Debtor(s):  Lambeau, April C.				
(This page mus	t be completed and filed in every case)					
	All Prior Bankruptcy Cases Filed Within Las	t 8 Years (If more than two, attach ad	ditional sheet)			
Location Where Filed:	- None -	Case Number:	Date Filed:			
Location Where Filed:		Case Number:	Date Filed:			
Pen	ding Bankruptcy Case Filed by any Spouse, Partner, or	Affiliate of this Debtor (If more than	one, attach additional sheet)			
Name of Debto	r:	Case Number:	Date Filed:			
District:		Relationship:	Judge:			
District.		Relationship.	Judge.			
Exhibit A  (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.)  Exhibit A is attached and made a part of this petition.  Exhibit B  (To be completed if debtor is an individual whose debts are primarily consumer de later than the foregoing petition, declare that in the foregoing petition, declare that in the foregoing petition, declare that in the foregoing petition and in the foregoing petition, declare that in the foregoing petition and in the foregoing petition and in the foregoing petition, declare that in the foregoing petition and in the foregoing						
	Exh	ı nibit C				
	Does the debtor own or have possession of any property that poses or is alleged to pose a threat of imminent and identifiable harm to public health or safety?  Yes, and Exhibit C is attached and made a part of this petition.  No.  Exhibit D					
Exhibit I  If this is a joir	eted by every individual debtor. If a joint petition is filed, early completed and signed by the debtor is attached and made at petition:  Delta also completed and signed by the joint debtor is attached and signed by the joint debtor is att	a part of this petition.	separate Exhibit D.)			
	Information Regardin	=				
•	(Check any appropriate of the control of the contro	al place of business, or principal asset				
	There is a bankruptcy case concerning debtor's affiliate, go	eneral partner, or partnership pending	in this District.			
	Debtor is a debtor in a foreign proceeding and has its print this District, or has no principal place of business or assets proceeding [in a federal or state court] in this District, or the sought in this District.	s in the United States but is a defendant the interests of the parties will be serve	nt in an action or d in regard to the relief			
	Statement by a Debtor Who Resides (Check all app		y			
	Landlord has a judgment against the debtor for possession		complete the following.)			
(Name of landlord that obtained judgment)						
	(Address of landlord)					
	Debtor claims that under applicable nonbankruptcy law, the permitted to cure the entire monetary default that gave rise possession was entered, and					
Debtor has included in this petition the deposit with the court of any rent that would become due during the 30-day period after the filing of the petition.						

Name of Debtor(s):

Lambeau, April C.

JIII	ciai	rorm	1	(4/0	"	
	-			_		

### **Voluntary Petition**

(This page must be completed and filed in every case)

### Signatures

### Signature of a Foreign Representative

I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.

(Check only one box.)

- ☐ I request relief in accordance with chapter 15 of title 11. United States Code. Certified copies of the documents required by 11 U.S.C. §1515 are attached.
- ☐ Pursuant to 11 U.S.C. §1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.

X

Signature of Foreign Representative

Printed Name of Foreign Representative

Date

### Signature of Non-Attorney Bankruptcy Petition Preparer

I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and, (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers, I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19B is attached.

Printed Name and title, if any, of Bankruptcy Petition Preparer

Social Security number (If the bankrutpcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.)(Required by 11 U.S.C. § 110.)

Address

Date

Signature of Bankruptcy Petition Preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.

Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual:

If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. §110; 18 U.S.C. §156.

### Signature(s) of Debtor(s) (Individual/Joint)

I declare under penalty of perjury that the information provided in this petition is true and correct.

[If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12, or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7.

[If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. §342(b).

I request relief in accordance with the chapter of title 11, United States Code, specified in this petition.

### X /s/ April C. Lambeau

Signature of Debtor April C. Lambeau

 $\mathbf{X}$ 

Signature of Joint Debtor

Telephone Number (If not represented by attorney)

May 31, 2007

Date

### Signature of Attorney

### X /s/ John P. Devona

Signature of Attorney for Debtor(s)

#### John P. Devona 6255841

Printed Name of Attorney for Debtor(s)

### Devona & Hough, P.C.

Firm Name

2100 Manchester Road, Suite 1070 Wheaton, IL 60187

Address

### Email: JPDevona@aol.com

### 630-221-9400

Telephone Number

May 31, 2007

Date

### Signature of Debtor (Corporation/Partnership)

I declare under penalty of perjury that the information provided in this petition is true and correct, and that I have been authorized to file this petition on behalf of the debtor.

The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.

X.

Signature of Authorized Individual

Printed Name of Authorized Individual

Title of Authorized Individual

Date

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Official Form 1, Exhibit D (10/06)

## **United States Bankruptcy Court Northern District of Illinois**

In re	April C. Lambeau		Case No.	
		Debtor(s)	Chapter	13

# EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

- 1. Within the 180 days **before the filing of my bankruptcy case**, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. *Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency*.
- □ 2. Within the 180 days **before the filing of my bankruptcy case**, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. *You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 15 days after your bankruptcy case is filed.*
- □ 3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the five days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Must be accompanied by a motion for determination by the court.][Summarize exigent circumstances here.] \_\_\_\_

If the court is satisfied with the reasons stated in your motion, it will send you an order approving your request. You must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy case and promptly file a certificate from the agency that provided the briefing, together with a copy of any debt management plan developed through the agency. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. A motion for extension must be filed within the 30-day period. Failure to fulfill these requirements may result in dismissal of your case. If the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing, your case may be dismissed.

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### Official Form 1, Exh. D (10/06) - Cont.

☐ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable
statement.] [Must be accompanied by a motion for determination by the court.]
☐ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or
mental deficiency so as to be incapable of realizing and making rational decisions with respect to
financial responsibilities.);
☐ Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being
unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or
through the Internet.);
☐ Active military duty in a military combat zone.
☐ 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct.

Signature of Debtor:		/s/ April C. Lambeau
		April C. Lambeau
Date:	May 31, 2007	

Certificate Number: 00981-ILN-CC-001897569

### **CERTIFICATE OF COUNSELING**

I CERTIFY that on May 17, 2007	, a	t 8:	o'clo	ck AM CDT,
April Lambeau	**************************************		received from	
Credit Advisors Foundation				,
an agency approved pursuant to 11 U.S.C.	§ 111 to	pro	ovide credit counsel	ing in the
Northern District of Illinois	, a	n i	ndividual [or group]	briefing that complied
with the provisions of 11 U.S.C. §§ 109(h)	and 111	•		
A debt repayment plan was not prepared	If a c	lebi	repayment plan wa	s prepared, a copy of
the debt repayment plan is attached to this	certifica	te.		
This counseling session was conducted by	internet	~~~~~~~		·····•*
Date: May 17, 2007	Ву	<u>/s/</u>	Amanda Hunter	
	Name	Aı	nanda Hunter	
	Title	Ba	mkruptcy Administrat	or

<sup>\*</sup> Individuals who wish to file a bankruptcy case under title 11 of the United States Bankruptcy Code are required to file with the United States Bankruptcy Court a completed certificate of counseling from the nonprofit budget and credit counseling agency that provided the individual the counseling services and a copy of the debt repayment plan, if any, developed through the credit counseling agency. See 11 U.S.C. §§ 109(h) and 521(b).

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United States Bankruptcy Court
Northern District of Illinois

In re	April C. Lambeau		Case No.	
		Debtor(s)	Chapter	13
	DISCLOSURE OF COMPENSATION	ON OF ATTOR	NEY FOR DI	EBTOR(S)
	Pursuant to 11 U.S.C. § 329(a) and Bankruptcy Rule 2016(becompensation paid to me within one year before the filing of the be rendered on behalf of the debtor(s) in contemplation of or in co	petition in bankruptcy,	or agreed to be pa	id to me, for services rendered or to
	For legal services, I have agreed to accept		\$	2,500.00
	Prior to the filing of this statement I have received		\$	850.00
	Balance Due		\$	1,650.00
2.	The source of the compensation paid to me was:			
	■ Debtor □ Other (specify):			
3.	The source of compensation to be paid to me is:			
	■ Debtor □ Other (specify):			
4.	■ I have not agreed to share the above-disclosed compensation v	with any other person u	inless they are mem	bers and associates of my law firm.
	☐ I have agreed to share the above-disclosed compensation with copy of the agreement, together with a list of the names of the			
	In return for the above-disclosed fee, I have agreed to render legal a. Analysis of the debtor's financial situation, and rendering advides. Preparation and filing of any petition, schedules, statement of a confidence of the debtor at the meeting of creditors and confidence of the debtor at the meeting of creditors and confidence of least order of the debtor at the meeting of creditors and confidence of least order of the debtor at the meeting of creditors and confidence of least order order of least order of least order of least order orde	ce to the debtor in dete affairs and plan which infirmation hearing, and o market value; exe eeded; preparation	rmining whether to may be required; d any adjourned hea mption planning	file a petition in bankruptcy; urings thereof; ; preparation and filing of
6.	By agreement with the debtor(s), the above-disclosed fee does not Representation of the debtors in any dischargea any other adversary proceeding.	include the following ability actions, judic	service: cial lien avoidanc	es, relief from stay actions or
	CERTI	IFICATION		
	I certify that the foregoing is a complete statement of any agreement of any agreement of any proceeding.	nt or arrangement for p	payment to me for re	epresentation of the debtor(s) in
Date	d: <b>May 31, 2007</b>	/s/ John P. Devon	a	
		John P. Devona 6		
		Devona & Hough,		
		2100 Manchester Wheaton, IL 60187		,
		630-221-9400		
		JPDevona@aol.co	om	

### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

### NOTICE TO INDIVIDUAL CONSUMER DEBTOR UNDER § 342(b) OF THE BANKRUPTCY CODE

In accordance with § 342(b) of the Bankruptcy Code, this notice: (1) Describes briefly the services available from credit counseling services; (2) Describes briefly the purposes, benefits and costs of the four types of bankruptcy proceedings you may commence; and (3) Informs you about bankruptcy crimes and notifies you that the Attorney General may examine all information you supply in connection with a bankruptcy case. You are cautioned that bankruptcy law is complicated and not easily described. Thus, you may wish to seek the advice of an attorney to learn of your rights and responsibilities should you decide to file a petition. Court employees cannot give you legal advice.

### 1. Services Available from Credit Counseling Agencies

With limited exceptions, § 109(h) of the Bankruptcy Code requires that all individual debtors who file for bankruptcy relief on or after October 17, 2005, receive a briefing that outlines the available opportunities for credit counseling and provides assistance in performing a budget analysis. The briefing must be given within 180 days <u>before</u> the bankruptcy filing. The briefing may be provided individually or in a group (including briefings conducted by telephone or on the Internet) and must be provided by a nonprofit budget and credit counseling agency approved by the United States trustee or bankruptcy administrator. The clerk of the bankruptcy court has a list that you may consult of the approved budget and credit counseling agencies.

In addition, after filing a bankruptcy case, an individual debtor generally must complete a financial management instructional course before he or she can receive a discharge. The clerk also has a list of approved financial management instructional courses.

### 2. The Four Chapters of the Bankruptcy Code Available to Individual Consumer Debtors

### Chapter 7: Liquidation (\$245 filing fee, \$39 administrative fee, \$15 trustee surcharge: Total Fee \$299)

- 1. Chapter 7 is designed for debtors in financial difficulty who do not have the ability to pay their existing debts. Debtors whose debts are primarily consumer debts are subject to a "means test" designed to determine whether the case should be permitted to proceed under chapter 7. If your income is greater than the median income for your state of residence and family size, in some cases, creditors have the right to file a motion requesting that the court dismiss your case under § 707(b) of the Code. It is up to the court to decide whether the case should be dismissed.
- 2. Under chapter 7, you may claim certain of your property as exempt under governing law. A trustee may have the right to take possession of and sell the remaining property that is not exempt and use the sale proceeds to pay your creditors.
- 3. The purpose of filing a chapter 7 case is to obtain a discharge of your existing debts. If, however, you are found to have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge and, if it does, the purpose for which you filed the bankruptcy petition will be defeated.
- 4. Even if you receive a general discharge, some particular debts are not discharged under the law. Therefore, you may still be responsible for most taxes and student loans; debts incurred to pay nondischargeable taxes; domestic support and property settlement obligations; most fines, penalties, forfeitures, and criminal restitution obligations; certain debts which are not properly listed in your bankruptcy papers; and debts for death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs. Also, if a creditor can prove that a debt arose from fraud, breach of fiduciary duty, or theft, or from a willful and malicious injury, the bankruptcy court may determine that the debt is not discharged.

### <u>Chapter 13</u>: Repayment of All or Part of the Debts of an Individual with Regular Income (\$235 filing fee, \$39 administrative fee: Total fee \$274)

- 1. Chapter 13 is designed for individuals with regular income who would like to pay all or part of their debts in installments over a period of time. You are only eligible for chapter 13 if your debts do not exceed certain dollar amounts set forth in the Bankruptcy Code.
- 2. Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, using your future earnings. The period allowed by the court to repay your debts may be three years or five years, depending upon your income and other factors. The court must approve your plan before it can take effect.
- 3. After completing the payments under your plan, your debts are generally discharged except for domestic support obligations; most student loans; certain taxes; most criminal fines and restitution obligations; certain debts which are not properly listed in your bankruptcy papers; certain debts for acts that caused death or personal injury; and certain long term secured obligations.

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#### B 201 (04/09/06)

### **Chapter 11:** Reorganization (\$1000 filing fee, \$39 administrative fee: Total fee \$1039)

Chapter 11 is designed for the reorganization of a business but is also available to consumer debtors. Its provisions are quite complicated, and any decision by an individual to file a chapter 11 petition should be reviewed with an attorney.

### Chapter 12: Family Farmer or Fisherman (\$200 filing fee, \$39 administrative fee: Total fee \$239)

Chapter 12 is designed to permit family farmers and fishermen to repay their debts over a period of time from future earnings and is similar to chapter 13. The eligibility requirements are restrictive, limiting its use to those whose income arises primarily from a family-owned farm or commercial fishing operation.

### 3. Bankruptcy Crimes and Availability of Bankruptcy Papers to Law Enforcement Officials

A person who knowingly and fraudulently conceals assets or makes a false oath or statement under penalty of perjury, either orally or in writing, in connection with a bankruptcy case is subject to a fine, imprisonment, or both. All information supplied by a debtor in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the United States Trustee, the Office of the United States Attorney, and other components and employees of the Department of Justice.

**WARNING:** Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information regarding your creditors, assets, liabilities, income, expenses and general financial condition. Your bankruptcy case may be dismissed if this information is not filed with the court within the time deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

### **Certificate of Attorney**

I hereby certify that I delivered to the debtor this notice required by § 342(b) of the Bankruptcy Code.

John P. Devona 6255841	X /s/ John P. Devona	May 31, 2007
Printed Name of Attorney	Signature of Attorney	Date
Address:		
2100 Manchester Road, Suite 1070 Wheaton, IL 60187 630-221-9400		
Ce I (We), the debtor(s), affirm that I (we) have received	ertificate of Debtor ived and read this notice.	
April C. Lambeau	X /s/ April C. Lambeau	May 31, 2007
Printed Name(s) of Debtor(s)	Signature of Debtor	Date
Case No. (if known)	X	
	Signature of Joint Debtor (if any)	Date

### United States Bankruptcy Court Northern District of Illinois

		Northern District of Illinois		
In re	April C. Lambeau		Case No.	
		Debtor(s)	Chapter 13	
	VER	RIFICATION OF CREDITOR M	<b>MATRIX</b>	
		Number of	Creditors:	21
	The above-named Debtor(s) h (our) knowledge.	nereby verifies that the list of credi	tors is true and correct to t	the best of my
Date:	May 31, 2007	/s/ April C. Lambeau April C. Lambeau Signature of Debtor		

Capital One Bank PO Box 85520 Richmond, VA 23285

Certified Services Inc 1733 Washington St Ste 2 Waukegan, IL 60085

Citibank Po Box 6241 Sioux Falls, SD 57117

Citifinancial Retail PO Box 22066 Tempe, AZ 85285

Fifth Third Bank 5050 Kingsley Dr # Md1mo Cincinnati, OH 45263

GEMB/ABT TV Po Box 981439 El Paso, TX 79998

GEMB/Whitehall Po Box 981439 El Paso, TX 79998

HSBC/Carson Po Box 15521 Wilmington, DE 19805

JC Penney Po Box 981402 El Paso, TX 79998

Kohls/Chase N56 W 17000 Ridgewood Dr Menomonee Falls, WI 53051

Lane Bryant Po Box 182121 Columbus, OH 43218 Lord & Taylor 300 Sheffield Ctr Lorain, OH 44055

MCYDSNB 9111 Duke Blvd Mason, OH 45040

Mid America Federal Savings & Loan 1001 S Washington St Naperville, IL 60540

MRSI 2250 E Devon Ave Ste 352 Des Plaines, IL 60018

Nicor Gas 1844 Ferry Road Naperville, IL 60563

Nordstrom Fsb Po Box 6555 Englewood, CO 80155

Northwest Collectors 3601 Algonquin Rd Ste 23 Rolling Meadows, IL 60008

Target National Bank Po Box 673 Minneapolis, MN 55440

US Bank Po Box 130 Hillsboro, OH 45133

WFNNB/NYCO Po Box 182122 Columbus, OH 43218 Case 07-09794 Doc 1 Filed 05/31/07 Entered 05/31/07 15:51:06 Desc Main Document Page 13 of 13

### STATEMENT OF INFORMATION REQUIRED BY 11 U.S.C. §341

### INTRODUCTION

Pursuant to the Bankruptcy Reform Act of 1994, the Office of the United States Trustee, United States Department of Justice, has prepared this information sheet to help you understand some of the possible consequences of filing a bankruptcy petition under chapter 7 of the Bankruptcy Code. This information is intended to make you aware of...

- (1) the potential consequences of seeking a discharge in bankruptcy, including the effects on credit history;
- (2) the effect of receiving a discharge of debts
- (3) the effect of reaffirming a debt; and
- (4) your ability to file a petition under a different chapter of the Bankruptcy Code.

There are many other provisions of the Bankruptcy Code that may affect your situation. This information sheet contains only general principles of law and is not a substitute for legal advice. If you have questions or need further information as to how the bankruptcy laws apply to your specific case, you should consult with your lawyer.

#### WHAT IS A DISCHARGE?

The filing of a chapter 7 petition is designed to result in a discharge of most of the debts you listed on your bankruptcy schedules. A discharge is a court order that says you do not have to repay your debts, but there are a number of exceptions. Debts which may not be discharged in your chapter 7 case include, for example, most taxes, child support, alimony, and student loans; court-ordered fines and restitution; debts obtained through fraud or deception; and personal injury debts caused by driving while intoxicated or taking drugs. Your discharge may be denied entirely if you, for example, destroy or conceal property; destroy, conceal or falsify records; or make a false oath. Creditors cannot ask you to pay any debts which have been discharged. You can only receive a chapter 7 discharge once every eight (8) years.

### WHAT ARE THE POTENTIAL EFFECTS OF A DISCHARGE?

The fact that you filed bankruptcy can appear on your credit report for as long as 10 years. Thus, filing a bankruptcy petition may affect your ability to obtain credit in the future. Also, you may not be excused from repaying any debts that were not listed on your bankruptcy schedules or that you incurred after you filed for bankruptcy.

#### WHAT ARE THE EFFECTS OF REAFFIRMING A DEBT?

After you file your petition, a creditor may ask you to reaffirm a certain debt or you may seek to do so on your own. Reaffirming a debt means that you sign and file with the court a legally enforceable document, which states that you promise to repay all or a portion of the debt that may otherwise have been discharged in your bankruptcy case. Reaffirmation agreements must generally be filed with the court within 60 days after the first meeting of the creditors.

Reaffirmation agreements are strictly voluntary — they are not required by the Bankruptcy Code or other state or federal law. You can voluntarily repay any debt instead of signing a reaffirmation agreement, but there may be valid reasons for wanting to reaffirm a particular debt.

Reaffirmation agreements must not impose an undue burden on you or your dependents and must be in your best interest. If you decide to sign a reaffirmation agreement, you may cancel it at any time before the court issues your discharge order or within sixty (60) days after the reaffirmation agreement was filed with the court, whichever is later. If you reaffirm a debt and fail to make the payments required in the reaffirmation agreement, the creditor can take action against you to recover any property that was given as security for the loan and you may remain personally liable for any remaining debt.

### OTHER BANKRUPTCY OPTIONS

You have a choice in deciding what chapter of the Bankruptcy Code will best suit your needs. Even if you have already filed for relief under chapter 7, you may be eligible to convert your case to a different chapter.

Chapter 7 is the liquidation chapter of the Bankruptcy Code. Under chapter 7, a trustee is appointed to collect and sell, if economically feasible, all property you own that is not exempt from these actions.

Chapter 11 is the reorganization chapter most commonly used by businesses, but it is also available to individuals. Creditors vote on whether to accept or reject a plan, which also must be approved by the court. While the debtor normally remains in control of the assets, the court can order the appointment of a trustee to take possession and control of the business.

Chapter 12 offers bankruptcy relief to those who qualify as family farmers. Family farmers must propose a plan to repay their creditors over a three-to-five year period and it must be approved by the court. Plan payments are made through a chapter 12 trustee, who also monitors the debtor's farming operations during the pendency of the plan.

Finally, chapter 13 generally permits individuals to keep their property by repaying creditors out of their future income. Each chapter 13 debtor writes a plan which must be approved by the bankruptcy court. The debtor must pay the chapter 13 trustee the amounts set forth in their plan. Debtors receive a discharge after they complete their chapter 13 repayment plan. Chapter 13 is only available to individuals with regular income whose debts do not exceed \$1,000,000 (\$250,000 in unsecured debts and \$750,000 in secured debts).

AGAIN, PLEASE SPEAK TO YOUR LAWYER IF YOU NEED FURTHER INFORMATION OR EXPLANATION, INCLUDING HOW THE BANKRUPTCY LAWS RELATE TO YOUR SPECIFIC CASE.

/s/ April C. Lambeau	May 31, 2007
Debtor's Signature	Date